August 26, 2002

Secretary of State Dean Heller 101 North Carson Street, No. 3 Carson City, Nevada 89701-4786

> David G. Holmgren PO Box 639 Hawthorne, NV 89415 775 530 531

Dear Secretary of State Heller,

To reduce the possibilities of possible criminal and legal prosecutions and fines and, under threat, duress and coercion and because you have failed to answer the many question asked by, Joshua Hansen, a member and former and current candidate for office for the Independent American Party and are also currently suing candidate Hansen, I have herein filed the enclosed Contribution & Expense Form in the only way I know of that can protect me from possible civil and criminal legal actions by individuals and governments.

I cannot find any legal authority for you to force me legally to file this enclosed form as it is apparent that your office has failed to follow all requirements and restrictions of the law and constitutions concerning this Contribution & Expense Form and my rights and privileges.

I am, herein, following the clear and plain instructions of the United States Supreme Court in Federal Crop Insurance v. Merrill, 332 U.S. 380, the Supreme Court ruled:

Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority. The scope of this authority may be explicitly defined by Congress or be limited by delegated legislation, properly exercised through the rule-making power. And this is so even though...the agent himself may have been unaware of the limitations upon his authority. See, e.g., Utah Power & Light Co. v. United States, 243 U.S. 389, 409, 391; United States v. Stewart, 311 U.S. 60, 70, 108, and see, generally, In re Floyd Acceptances, 7 Wall.666.

I cannot sign the form under penalties of perjury as I do not know this Contribution & Expense Form is required by law as is claimed. I cannot know if the form is true and correct. Even if there was financial information to place on the form it could be hearsay and so I cannot swear to the information under penalties of perjury. I cannot, at this point in time even determine if the form refers to gold and/or silver or Federal Reserve notes as the State of Nevada can ONLY Constitutionally make gold and silver as tender in payment of debt. To swear under penalties of perjury means that if I make an error it could lead to possible criminal prosecutions. There are also possible ramifications because of the unanswered questions concerning the Heller v Hansen case.

I have therefore for reasons listed and not listed above herein protected myself under the

protections of the Fifth Amendment to the United States of America's Constitution and Article I Section 8 of the Nevada Constitution. This is done in good faith relying on the following United States Supreme Court case and others not herein listed.

Lefkowitz v. Turley, 94 S. Ct. 316, 414 U.S. 70 (19 73).

"The Fifth Amendment provides that no person shall be compelled in any criminal case to be a witness against himself. The Amendment not only protects the individual against being involuntarily called as a witness against himself in a criminal prosecution but also privileges him not to answer official questions put to him in any other proceeding civil or criminal formal or informal, where the answers might incriminate him in future criminal proceedings."

If I am in error and am required by law to fill out the enclosed form and in doing so violate my rights against possible incrimination please inform me immediately and with legal authority quoted for my benefit.

I do hereby, on this the 26<sup>th</sup> day of August, in the year 2002 of our Lord Jesus Christ, swear, and in doing so call Jesus Christ as a witness, that the foregoing is true and correct to the best of my knowledge and legal understanding.

David G. Holmgren

degen waix no volts

WARNING

PURSUANT TO TITLE 42 SECTION 1983 ANYONE WHO, UNDER COLOR OF ANY STATUTE, ORDINANCE, REGULATION, CUSTOM, OR USAGE, CAUSES THE DEPRIVATION OF ANY RIGHTS, PRIVILEGES, OR IMMUNITIES SECURED BY THE CONSTITUTION AND LAWS, SHALL BE LIABLE TO THE PARTY INJURED. EVERYTHING YOU SAY OR WRITE MAY BE USED AGAINST YOU IN A COURT OF LAW.

August 26, 2002

Secretary of State Dean Heller 101 North Carson Street, No. 3 Carson City, Nevada 89701-4786

> Jackie A. Holmgren PO Box 639 Hawthorne, NV 89415 775 530 531

Dear Secretary of State Heller,

To reduce the possibilities of possible criminal and legal prosecutions and fines and, under threat, duress and coercion and because you have failed to answer the many question asked by, Joshua Hansen, a member and former and current candidate for office for the Independent American Party and are also currently suing candidate Hansen, I have herein filed the enclosed Contribution & Expense Form in the only way I know of that can protect me from possible civil and criminal legal actions by individuals and governments.

I cannot find any legal authority for you to force me legally to file this enclosed form as it is apparent that your office has failed to follow all requirements and restrictions of the law and constitutions concerning this Contribution & Expense Form and my rights and privileges.

I am, herein, following the clear and plain instructions of the United States Supreme Court in Federal Crop Insurance v. Merrill, 332 U.S. 380, the Supreme Court ruled:

Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority. The scope of this authority may be explicitly defined by Congress or be limited by delegated legislation, properly exercised through the rule-making power. And this is so even though...the agent himself may have been unaware of the limitations upon his authority. See, e.g., Utah Power & Light Co. v. United States, 243 U.S. 389, 409, 391; United States v. Stewart, 311 U.S. 60, 70, 108, and see, generally, In re Floyd Acceptances, 7 Wall.666.

I cannot sign the form under penalties of perjury as I do not know this Contribution & Expense Form is required by law as is claimed. I cannot know if the form is true and correct. Even if there was financial information to place on the form it could be hearsay and so I cannot swear to the information under penalties of perjury. I cannot, at this point in time even determine if the form refers to gold and/or silver or Federal Reserve notes as the State of Nevada can ONLY Constitutionally make gold and silver as tender in payment of debt. To swear under penalties of perjury means that if I make an error it could lead to possible criminal prosecutions. There are also possible ramifications because of the unanswered questions concerning the Heller v Hansen case.

I have therefore for reasons listed and not listed above herein protected myself under the

protections of the Fifth Amendment to the United States of America's Constitution and Article I Section 8 of the Nevada Constitution. This is done in good faith relying on the following United States Supreme Court case and others not herein listed.

Lefkowitz v. Turley, 94 S. Ct. 316, 414 U.S. 70 (19 73).

"The Fifth Amendment provides that no person shall be compelled in any criminal case to be a witness against himself. The Amendment not only protects the individual against being involuntarily called as a witness against himself in a criminal prosecution but also privileges him not to answer official questions put to him in any other proceeding civil or criminal formal or informal, where the answers might incriminate him in future criminal proceedings."

If I am in error and am required by law to fill out the enclosed form and in doing so violate my rights against possible incrimination please inform me immediately and with legal authority quoted for my benefit.

I do hereby, on this the 26<sup>th</sup> day of August, in the year 2002 of our Lord Jesus Christ, swear, and in doing so call Jesus Christ as a witness, that the foregoing is true and correct to the best of my knowledge and legal understanding.

Jackie A. Holmgren

> WAWE NO MOHT

WARNING

PURSUANT TO TITLE 42 SECTION 1983 ANYONE WHO, UNDER COLOR OF ANY STATUTE, ORDINANCE, REGULATION, CUSTOM, OR USAGE, CAUSES THE DEPRIVATION OF ANY RIGHTS, PRIVILEGES, OR IMMUNITIES SECURED BY THE CONSTITUTION AND LAWS, SHALL BE LIABLE TO THE PARTY INJURED. EVERYTHING YOU SAY OR WRITE MAY BE USED AGAINST YOU IN A COURT OF LAW.